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SOUTH CAROLINA GLEANINGS IN ENGLAND.

Communicated by Mr. Lothrop Withington, 30 Little Russell Street,
W. C., London (including "Gleanings" by Mr. H. F. Waters,
not before printed).

[CONTINUED FROM JULY NUMBER.]

Henry Peronneau, Charles Town, South Carolina, Gentleman. Will 27 January 1753; proved 9 August 1755. To executor £1575 money of Province to be disposed of as by letter to them, and to them suits of mourning and mourning rings. To wife Elizabeth Peronneau £10,000 money of South Carolina, releasing dower, &c. To said wife on said condition and while a widow House where I live in Charles Town bounding North on Queen Street and use of all Goods, Furniture, Plate, Negroes, and Slaves. To son Henry Peronneau junior my messuage in Brick-House and Land where James Michell, Esquire, lives westward and fronting on old church otherwise called Meeting Street in said Town, and also £1000 money of the Province. To son Arthur Peronneau at 21 £7000 money of the Province and messuage or house and land formerly belonging to Marmaduke Aish deceased which I bought at out cry situate on the south side of Broad Street in said Town fronting northward and also the Moiety of a certain Gate-Way about five feet wide next westward there fenced off of my other land lying westward said gate-way to be kept always open for use of heirs of son Arthur and also of son James Peronneau. To son Robert Peronneau at 21 £7000 province money and Reversion of part of a lot of land opposite where I live as well as Messuage where I live both fronting on Queen Street, immediately after the determination of my wife Elizabeth's wife or widowhood. To son James Peronneau at 21 £7000 province money and messuage and land bought of Andrew Devaux on South Side of Broad Street.

fronting Northward, butting eastward on said Gate-Way. with moiety of said Gatte-Way &c.; also messuage or House and Land fronting the Bay of Charles Town between the messuages of my brother Alexander Peronneau and Edward Croft, in breadth $16\frac{1}{2}$ feet; also my share in several Town Lots on East side of Old Church or Meeting House Street, where William Hopton lives, Northward and Southward 150 feet and westward from said street 190 feet in depth, as by deed of partition between Charles Pinckney, Esquire, and me, bought of William Waties and John Coachman with all buildings, &c. To daughter Elizabeth Peronneau at 21 or marriage the respective sums of £8000 and £8000 province money [sic—name of daughter Ann apparently omitted]. Executors to sell &c. and while they board minor children with wife Elizabeth to allow £200 yearly for such children province money while rate with sterling is 7 for 1, or proportionally as it rise and fall &c. for dieting, washing, lodging, and mending of cloathes &c. . To each of my six children, viz: Henry (already of age), Arthur, Robert, James, Elizabeth, and Ann, an equal share of residue of estate. Executors: Brother Alexander Peronneau, Mr. Benjamin d'Harriette, son Henry Peronneau, and son Arthur Peronneau (when of age). Witnesses: John Moultrie, S. Peronneau, Isaac Holmes. Codicil 21 February 1753. To wife Elizabeth Peronneau all stock of Liquers and Provisions. Witnesses: James Mickie, John Troup. Second codicil 14 March 1753. To daughter Elizabeth Peronneau Negro girl Phillis and her issue, and to her daughter Ann Peronneau Negroe Girl Venus and issue. Witnesses: ditto. Proved by James Crokatt of London, Merchant, one of the lawfull attorneys of Benjamin D'Harriette and Henry Peronneau, two of the executors to the effect only to contract for assignments or transfer of Shares and Capital Stock of the Governour and Company of the Bank of England and to adjust account between said Henry Peronneau deceased and John Nicholson deceased, &c. for benefit of said Benjamin D'harriette and Henry Peronneau as well as of Alexander Peronneau and Arthur

Peronneau sons [sic] of said deceased, the other executors now respectively residing in South Carolina.

Paul, 223.

Mary Izard, wife of Ralph Izard of Berkely County, Province of South Carolina, gentleman. Will 27 January 1687/8; proved 6 July 1700. To said loving Husband Mr. Ralph Izard, executor, a Tract of Land (3000 acres English measure) on part of which we now dwell, with all Housing, Barnes, Stables, gardens, or orchards, woods &c. also my Interest in a Plantation commonly known by the name of Boshee (1800 acres English) 'pon Ashly River, and also residue of my estate. Witnesses: Jean Le Palle, Daniel Donovan, Wm. Skamadine. Proved by executor Ralph Izard.

Noel, 101.

Gabriel Manigault, Charlestown in province of South Carolina, Merchant. Will 16 January 1781 ("in the 21st year of his majesty's reign"); proved 27 October 1784. To wife Ann Manigault £10,000 current money of the province, plate, household furniture, Negroes named Penelope and her female children with their future increase, also for life my dwelling house, &c. To Granddaughter Ann Manigault £5000 sterling at 21 or 12 months after marriage in Bonds, Lands, or Negroes at option of executors. To my daughter Henrietta Manigault ditto. To the incorporated South Carolina Society £5000 sterling for use of the poor Inhabitants of Charles town two years after my decease or in Bonds, Lands, or Negroes at option of executors. To grandson Gabriel Manigault my Land on South side of Trades Street formerly property of mumford Miller and John Colcock. To grandsons Joseph Manigault at 21 House and Land in Church Street, Union Street and Daims Alley, also my pew in St. Phillips church No. 20 by the Bill of sale, but is numbered 19 on the Door. Rest to grandsons Gabriel Manigault and Joseph Manigault to be divided when Joseph is 21. Executors: wife Ann Manigault, Mr. Peter Bacott, Mr Samuel Prioleau, Junior, Nephew William Banbury, kinsman Peter Baunetheau, grandson

Gabriel Manigault, and (when 21) grandson Joseph Manigault. Witnesses: Theo^{dre}. Trezevant, Joseph Whilden, Benjamin Paul Williams. South Carolina 15 June 1781 by Hon. William Bull, Esq., Intendant and General of police and ordinary to His Majesty, Oath of Theodore Trezevant, one of witnesses, and qualification of Peter Bacott and Gabriel Manigault as executors of Gabriel Manigault Esq. deceased. 22 June 1781, Qualification of Mrs. Ann Manigault. 26 June 1781, Qualification of William Banbury and Peter Baunetheau. A true copy. Thomas Scottow, Secretary. Secretary's office, South Carolina, 18 March 1782. Certificate that Peter Baunetheau is now off the province and Gabriel Manigault is now without the British Lines, and therefore not to be come at. Thos. Skottow, Secretary. South Carolina, 18 March 1782. Certificate for Honorable William Bull, Esquire, Lieutenant Governor, Intendant General of Police and Ordinary to her Majesty, that Thomas Skottow is Secretary of the Province of South Carolina and credit ought to be had to his certification, &c. Proved in Prerogative Court of Canterbury by grandson Joseph Manigault, one of executors, reserving power to Peter Bacott, Samuel Prioleau the younger, Peter Baunetheau [sic] and Gabriel Manigault, other surviving executors.

Rockingham, 563.

Pryce Hughes of Kaullygan, Montgomery, gent. Will 28 February 1711/12; proved 27 June 1719. To Richard Tudor of Welch Pool, gent, £50, but if he dye or not act as executor, then to my brother Valentine Hughes. To Brother in laws Richard Bowen, John Jones, and Richard Owen £10 each. To servant Rowland Evans 200 acres of land in South Carolina unstockt and unimproved, for and during the term of one and twenty years; and to Edd. Ellis, David Meredith, Rees Prees, Robert Jones, Morris Evans, and Lewis Morgan 100 acres each with a suitable stock of common cattle at the end of their service according to the judgment of Captain Thomas Nairne or any neighboring planter in that Province, regard being had to the increase and proportion of my own stock; but these gifts in Carolina

are only to take effect in case I should die before the expiration of their service. To brother Valentine Hughes all the rest and residue of Rents, lands, tenements, and hereditaments, goods, and chattells either in Kingdom of Great Britain or in America. Richard Tudor, sole executor, and Sir Richard Bowen, John Jones, and Richard Owens, Trustees, to look after and enforce the due execution of this will. Witnesses: Winefred Turbevill, Abigale Roberts, Wm. Collins.

Browning, 108.

Joseph Nicholson of Charles Town, Province of South Carolina, Merchant. Will 1 May 1764; proved 19 June 1783. To the child of my Sister Margaret Simpson late of Badsworth near Doncaster in the Kingdom of Great Britain deceased £150 sterling. To sister Mary Nicholson of Bodsworth [sic] aforesaid spinster £200. Rest to wife Mary Nicholson and all children begotten or to be begotten by me of her body, as tenants in common. Trustees and executors: Robert Raper, Richard Downes, and Aaron Loockock of Charles Town, Gentlemen, and William Greenwood of London, merchant taylor. Witnesses: Robert Williams, junior, Wm. Stoutenburgh. Administration of Joseph Nicholson, formerly of Charles Town in South Carolina, late of St. John Hackney, Middlesex, deceased, to Samuel Nicholson, one of the children of deceased by wife Mary, thus one of the residuary legatees, the executors Robert Raper, Richard Downes, and Aaron Loockock having been duly cited and not appearing, while the other executor William Greenwood renounced.

Cornwallis, 310.

Francis Nicholson Esqr, Governour of South Carolina in America, now residing in St. Georges, Hanover Square, county of Middlesex. Will 4 March 1727 [1726/27]; proved 5 March 1727/8. To be buried at the Private Door at end of Chappel of St. Georges in this parish under the Penthouse, a white Marble Tombstone to be laid over my Grave with an Inscription signifying that I was born at Downham Park near Richmond in Yorkshire on 12 Novem-

ber 1655 &c. as executor and Honored Freind Landgraue Abel Ketelbey think proper, and (if they think fit) pillars to be erected at the four corners of my Tombstone, thereon expressed my Travells and the Offices I have born in Europe, Africa, Asia, and America. Funeral to be performed Immediately after Sun Rise after my Decease and only Reverend Mr. Ossory Meddlycot the Reader and the Clerk of St. Georges Chappell and six bearers who carry me to attend, reading the whole Funeral Service over my corps. To said Mr. Meddlycot to buy a scarf and mourning ring £10, and to the reader £5, and the Clerk 50s, to the bearers 10s each, and 50s to the pewkeepers between them. To Honoured Friend Sir Thomas Frankland £100 on trust to pay to children of my sister Phipps, if living, or, if dead, to their kindred within the Degrees of Distribution. To said Sir Thomas Frankland and Lady and children, Mr. Frederick Frankland, wife and children, Rev. Mr. Frankland, Dean of Bristol, wife and children, the Dowager Lady Frankland and children who live with her, and Landgrave Abel Ketelbey and wife, Robert Ketelbey Esqr and wife and son Abel Ketelbey junior, and Mr. James Johnson each mourning rings of a guinea. To said Abel Ketelbey junior, my godson, my Silver Fringed gloves and my Silver Handled Sword. To Alderman Miccajah Perry and wife, to widow of late Mr. Richard Perry and her other children, to Mr. Samuel Wragg and wife and children, to the Gentlemen who now composes his Majesties Council in South Carolina and their present wives, to the Hon. Collonel Robert Johnson and his present wife, to Collonel Thomas Broughton, and ditto to Collonell Fenwick and ditto, and to Mr. Andrew Allen each Mourning Rings of a guinea value. To Rev. Mr. David Humfreys, Secretary to the Society for Propagating the Gospel in Foreign Parts, and to Mr. Thomas Moore, Deputy Secretary, £25 each, provided in six months they adjust all my papers, letters, and manuscripts, particularly those which concern the affairs of the American churches, all which letters &c. which concern American churches, especially the affairs of the church or

of Learning in Virginia, I bequeath to said Society and hope the same will prove highly serviceable in clearing up their concerns in these Remote parts. To each of the missionaries of said Society actually resident in America and to the present clerks of their Parishes there and to each of the Society's Schoolmasters in America Mourning Rings of a guinea value. Ditto to the widow of James Moore Esqr late Governour of South Carolina and her children, also to said Mrs. Moore £10 to have the engraving completed which I promised to see performed. Also rings to Mr. Thomas Sandford and his present wife and their children, to Collonel William Taylor his wife and children, to Mr. Cradock his present wife and their children, and to the Reverend Mr. Samuel Miles his wife and children. "Item I Devise and bequeath unto my worthy and Honoured Friend Kingsmill Eyre, Esqr his Heirs and Assignes all my Lotts of Lands, Messuages, and Tenements in Virginia, new England, Pensilvania, and elsewhere in America and all other my real Estate in America upon Trust to Sell the Same as Soon as conveniently may be and for the best price that can be got for the same and to pay the moneys arising by such Sale and the whole produce thereof after Deduction of all necessary charges to the Society for Propagating the Gospel in Foreign Parts for the use and benefitt and to bear the charge of the Passage of Such Persons as shall come from New England and receive Episcopal Ordination here and shall goe hence thither as Missionaries in such Sums and proportions as the Said Society shall think fit." To said Kingsmill Eyre for Trouble in proving will and performing court £50. To my servant Thomas Boulter, £20 and apparel. To Mr. John Carter £5. Residue to Society for Propagating the Gospel for Encouragement of persons aforesaid coming from New England, receiving Episcopal Ordination, and going as missionaries. Executor: Kingsmill Eyre. Overseer and trustee: Landgrave Abel Ketelby. Witnesses: Eliza Dreury, Fra: Bonifant, John Wright, Moody Gilbert.

Brook, 91.

Francois Macaire, born at Ponten Royan and merchant at Lyons, now in Carolina, bedridden in the house of Mr. Alexander Pepin at Charlestown. Will [in French with translation attached] 2 December 1687; proved 6 April, 1691. To be buried in the churchyard of those of the reformed Religion of this City. To poore of said Church £2 out of le plus claire goods in my Storehouse where I have but a third, the rest belonging to Messrs. Chicott and Breuis. To servant Michel Antoine one third of the passage icy et fourniture for good services in my sickness, and make him free of our Company, Messrs. Chicott and Breuis to send accompt. Concerning John Andriver, I desire Mr. Boyd and Mr. De Gignilliat to discharge him when he has worked what he owes to Francois Bonnet our servant, to whom I give 10 Escus wages. Boneit Charron, bound for two years, to be free when he pleaseth in payment of 48 escus what I paid for the two years. As to the maid servant Antoinette, if Mr. Breuis and Chicott (who are to arrive in the month of December) doe not arrive, I desire Messrs. Boyd and De Gignilliat to send her back to London. Effects here in Carolina in our Company I commit to said Messrs Boyd and De Gignilliat. As I have goods in England and Holland and at Lyons, disposing of them by a will left in the hands of Mr. Chicott dated at London,—October last, by which the 100 ecus put in our Carolina Society as by our bill of lading [gives] to each the moiety or 500 ecus, I revoke said will, and, as the said Chicot and Breuis are not in need of money, I beseech them to account for what I have with them to Mr. Cephass Tulet, partner of Mr. Seigneuret, banker, whom I make executor to take charge of all my estate according to my Books, and to employ the same for bringing my Brothers Imbert and Jacques Macaire out of France. I beg him to write to all my creditors in Languedoc or elsewhere, manufacturers of crepe or otherwise, admitting an error to their prejudice and paying them, delivering any surplus to executor to send Imbert and Jacques Macaire out of France. If money is not sufficient, I charge them with the debt, declaring that I owe a little

account to Enque tuniel, and something due to Jacques Runnel, who would not agree to arbitration, as Sieur Tutel knows, to whom for his good services 200 livres. Residuary legatee and executor in Europe: said Sieur Tutel, revoking will left in hands of said Demoiselle [sic] Chicot. Dated at Charlestown and written by my friend Nicholas Magran and witnessed by Jean Roux master mariner. Witnesses Nicholas Magran, Jean Roux. Charlestown in Carolina 18 June 1689. True Copy, original in registry of the City of Charlestown, a request of Messrs Jean Francois de Gignilliat and James Boyd, Antoine Bouran, J. Liege. Before Translated [very badly] by Jean Jacques Benard, Notary Public.

Vere, 44.

Joseph Morton of Carolina, Landgrave. Will 14 April 1685; proved 20 November 1688. To sonn Joseph Morton £500 on May 1st after dsease, and £100 on each May 1st for five years, also these books: Assemblies Annotations in two volumes, Burges Spirituall Refinings, Twise ag^t Hord, Cambridge Concordance, cariles eleven volumes on Job, Burges on justification, Woolebirs body of Divinity, Cole on God's Sovereignty, Pearse his p^rperacon for death. To daughter Deborah Blake £400, viz: £100 each October 1st for four years after decease, also Baxter's Everlasting Rest, Baxter's Call to repentance, Baxter's at the Judgment day, Baxter's Rules for peace of Conscience, Crookes Guide, Flavell's Saint indeed, Watson's Divine Cordiall, Norcott of Baptisme. To son John £1000, also all lands in Berrow, Somerset, and other lands in England and Carolina. To son Joseph £500 more and rest of books. To Mr. Nehemiah Cox of London £5. To poore Ministers in England £100 to be disposed of by my Mr. William Collins and Mr. Nehemiah Cox. To sister Rebeccah Bowell use of £50 worth of cattle and hoggs and one negro man and one negro woman to her and her husband for their lives, then to return to sonne John, if they choose to live with my wife and sonn, or if not 200 acres apportioned for them &c. To each servaunt a good Sow Shoate. Rest to wife Elinor, exec-

utrix. Witnesses: Edward Bowell, John Bletchley, John Ansted. Received in Secretary's Office of province of Carolina 25 May 1688, Jos. Oldys, Dep^{ty} Secretary. 7 November 1688 Attestation of John Bletchley of Weston neare Bath, county Somerset, Carpenter and Joyner, aged 46 years, that he was servant to Joseph Morton late of Carolina deceased and witnessed will 14 April, being present Mr. Edward Bowell, said Joseph Morton's brother in law and John Ansted, servaunt. Attestation of Elizabeth Gower, widow, Holbourn neare Thavies Inn, Milliner, aged 34 years, that she knew said Joseph Morton and sojourned in his house in Carolina as a boarder near a year and a half. Commission to Joseph Morton and John Morton, sons, widow Elinor having died. Administration 19 March 1705 to Anne Wills als Morton, wife of Thomas Wills, relict and residuary legatee of John Morton. Exton, 153.

Culcheth Golightly, parish of St. Andrew, Berkeley County, Planter. Will 14 December 1749; proved 18 March 1756. To Wife Mary £1000 sterling when my daughters are 21 or be married, or within 12 months after Wife shall marry again and use of household stuff during time she is a Widow. Executors to make an allowance to wife during widowhood for her maintenance and education of children and to have choice of my slaves at their appraised value. To Rebecca Pinckney, youngest daughter of my friend Major William Pinckney, £1000 current money to be paid to her uncle Charles Pinckney Esquire out of first profits after payment for my dear wife and children, etc. Rest to my daughters Dorothy and Mary at 21 or marriage. If daughters die, residue to wife for life, then one half to children of my Brother Francis Golightly in the East Indies and one half to the female children of my said friend Major William Pinckney. Care of Horse Shoe Estate recommended to friend Mr. Thomas Everson. Executors and guardians of daughters: Friends Honorable Edward Fenwicke and Charles Pinckney Esquire, Mr. George Austin, Merchant and Landgrave Edmund Bellinger. Witnesses: Lionel Chalmers, John Gibbes, Lucy Ann Edwards.

Glazier, 69.

James Matthews of Ross in Scotland, outward bound to Carolina in the Edward and Francis, Thomas Mann, Commander. Will 11 October 1699; proved 25 August 1703. All to mother Barbara Cranle of Ross in Scotland. Executor: friend Hanna Baxter. Witnesses: William Hussey, Sam: Wills, notary public. Degg, 145.